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LAW BOOKS AND BLANKS,
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SHANKS FOR COUNTY COURT JUDGMENTS all kinds
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quire.
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BLANK CHECKS, on Branch Bank of Kentucky, a
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Orders from a distance for any of the above
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condition that the order will be paid by the person ordering
the same to be sent by mail.

LYSANDER HORD,
ATTORNEY AT LAW,
Frankfort, Ky.

WILL practice Law in the Court of Appeals, Federal
Court, and Franklin Circuit Court. Any business
conferred to him shall be faithfully and promptly attended
to. His office is on St. Clair street, near the Branch
Bank of Kentucky, where he may be generally be found.
Frankfort, Jan. 10, 1859-11.

T. N. & D. W. LINDSEY,
ATTORNEYS AT LAW,
Frankfort, Kentucky,
WILL practice Law in all the Courts held in Frankfort
and the adjoining counties. Office on St. Clair st.,
four doors from the Bridge. Jan. 3, 1859-11.

ROBT J. BRECKINRIDGE,
Attorney and Counselor at Law,
LEXINGTON, KY.
OFFICE on Shortstreet between Limestone and
Upperstreet. (May 13, 1856-57.)

JOHN RODMAN,
ATTORNEY AT LAW,
Office on St. Clair Street, next door to Messrs
Telegraph Office.

WILL practice in all the Courts held in Frankfort, and
in Oldham, Henry, Trimble and Owen counties.
Oct. 25, 1857.

S. D. MORRIS,
Attorney and Counselor at Law,
FRANKFORT, KY.
WILL practice in all the courts held in Frankfort, and
in the adjoining counties. He will attend particu-
larly to the collection of debts in any part of the State.
All business conferred to him will meet with prompt
attention.
Office on St. Clair street in the new building
next door to the Branch Bank of Kentucky, over G.
W. Craddock's office. Feb. 20, 1857-1859-11.

J. H. KINKEAD,
Attorney and Counselor at Law,
GALLATIN, MISSOURI.
WILL practice in the Circuit and other Courts of De-
votion and the Circuit Courts of the adjoining coun-
ties.
Office on St. Clair street in the new building
next door to the Branch Bank of Kentucky, over G.
W. Craddock's office. Feb. 20, 1857-1859-11.

B. & J. MONROE,
ATTORNEYS AT LAW,
FRANKFORT, KY.
JAMES MONROE will attend to the collection of
debts in central Kentucky; also, to the investigation of
untested land in Kentucky, on behalf of non-residents
and others. (April 9, 1856-47.)

DENTAL SURGERY,
BY E. G. HAMBLETON, M. D.
WILL practice in all the Courts held in Frankfort, and
in the adjoining counties. He will attend particu-
larly to the collection of debts in any part of the State.
All business conferred to him will meet with prompt
attention.
Office on St. Clair street in the new building
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W. Craddock's office. Feb. 20, 1857-1859-11.

JOHN A. MONROE,
ATTORNEY & COUNSELLOR AT LAW,
FRANKFORT, KENTUCKY.
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Franklin Circuit Court, and all other State Courts
held in Frankfort, and will attend to the collection of
debts on non-residents in any part of the State.
Always at home, every communication will be promptly
answered, and thus business kept always in the hands
of the client. He has been practicing in the Court of Appeals
and in the Court of the Circuit Court, and in the lower
courts, all concerned will be fully informed how
his duty has been performed.
He will, as Commissioner of Deeds, take the acknowl-
edgments of deeds, and other writings to be used
before him, and as Commissioner under the
act of Congress, attend to the taking of depositions,
admissions, &c.
Office, "Old Bank," opposite the Mansion House,
Frankfort, Nov. 19, 1859-11.

JOHN A. MONROE,
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Office, "Old Bank," opposite the Mansion House,
Frankfort, Nov. 19, 1859-11.

GEO. C. BAIN,
COMMISSIONER AND FORWARDING
MERCHANT,
—AND—
PRODUCE BROKER,
LEXINGTON, KENTUCKY.

Dealer in Agricultural Implements, Grain,
Produce, Grass Seeds, &c., &c.
Prompt Attention to Receiving and Forwarding.

Agent for the Valentine Fast Freight Ex-
press Line.
Time Receipts paid to New York, Boston, Philadel-
phia, Baltimore, Pittsburgh, Chicago, St. Louis, Mem-
phis, New Orleans.
Lexington, Oct. 25, 1856-twdwls.

JOHN A. MONROE,
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FRANKFORT, KENTUCKY.

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Office, "Old Bank," opposite the Mansion House,
Frankfort, Nov. 19, 1859-11.

BOOK BINDING.

A. C. KEENE informs his
friends and former customers,
that having regained his health,
he has purchased back from A.
Hodges the Machinery sold to
him in November last, and will
give his whole attention to his
management. He respectfully solicits a continuance of
the patronage heretofore extended to the establishment.
CLERKS will be furnished with RECORD
BOOKS ruled to any pattern, and of the very best qual-
ity of paper.
BLANK BOOKS of every description, manufac-
tured at short notice, to order, on reasonable terms.
Blindery at the old stand, over Hartley's La-
pide, at Frankfort, July 31, 1857-73-11.

SETTLE UP! SETTLE UP!!

PERSONS indebted to the estate of Mr. Margaret Her-
rensmith, dec'd, will please call at my office and set-
tle their accounts. And those having claims against her
estate are requested to present them.
Sept. 13, 1859-11. G. W. CRADDOCK, Adm'r.

Notice to the Holders of Kentucky State
Bonds.

WHEREAS, by an act approved 1st of March, 1844,
\$150,000 of the bonds of the State were issued to
the holders of the Lexington and Ohio railroad bonds,
bearing date 1st January, 1844, and payable on the
presentation and delivery of said bonds in the city of
New York, thirty years from the date thereof; but
on the face of said bonds, and in the act of the
reimbursement of the principal sum at his pleasure, at
any time after the expiration of fifteen years from the date
thereof, which period will expire on the 1st day of
January, 1859. Notice is hereby given that the money will
be deposited in the Bank of America, in the city of N.
York, to pay said bonds on that day, and from and after
that day no interest will be paid on said bonds.
And, whereas, \$70,000 of bonds were issued under
act of February 22, 1846, and March 16, 1847, bearing
date from the 7th of October, 1846, to 18th June, 1846,
with a similar privilege reserved on the face of said
bonds to pay at the end of fifteen years: Notice is also
given that the bonds will be deposited in the Bank of
America, New York, at the end of fifteen years from the
date of each bond, and after that day no interest will
be paid thereon.
By the Governor: C. S. MOREHEAD,
Gov. & Chm of Com'rs of Sink Fund of Ky.
Major Brown, Secretary of State.
April 22, 1859-11.

PHOENIX FOUNDRY.

TENTH ST. BETWEEN MAIN AND CANAL.
OPPOSITE THE ARTESIAN WELL.
WM. H. CRADDOCK, Agent, Manufactures Steam
Engines and Machinery for Saw or Grind Mills, Coal
Mines, &c., &c., Cranks, Gudgeons, Rag Irons, Saw
Blades, Carriage Segments, Cotton Guts Segments, and
Stumps of Wheels, Gears, Shafts, Mill Spindles, Mill
Dog and Stirrups, always on hand.

Hotchkiss' Reaction Water Wheels
or Grist or Saw Mills.
A large assortment of Patterson Mill Gearing, &c.
Castings made at the shortest notice.
January 17, 1859-11. W. H. CRADDOCK, Agent.
Louisville, Ky.

New Revised Statutes, 2 Volumes.
New Code of Practice, 1 Volume, both by
HON. R. H. STANTON,
AND KENTUCKY REPORTS.

Together with a general stock
of Law and Miscellaneous Books.

As the Old Stand of Todd's Bookstore.
Persons from a distance wishing anything in the Law
Book line can be supplied on as liberal terms as any
house in the country. S. C. BULL,
Dec. 1, 1858-11. St. Clair St., Frankfort, Ky.

Reopening of the Mansion House.

G. L. POSTLETHWAITE & CO. Prop'rs.
FRANKFORT, KENTUCKY.

THIS old and well-known Hotel has just been re-
opened, and will be kept up to the standard of the
travelling public and boarders on the 5th inst.
The present lessee has been heretofore engaged in ho-
tel keeping, and from his experience in the business
hopes to give satisfaction. His old friends and the public
generally are requested to stop with him.
Nov. 21, 1859-11.

A Small Farm for Sale.

I WISH to sell my Farm one mile from Frankfort, on
the Lawrenceburg Turnpike, containing between 40
and 50 acres of Kentucky river bottom land of the best
quality. There is on the place a NEW FRAME DWEL-
LING HOUSE, containing four rooms and a bath; also
three or four hundred young Trees of choice fruit.
This is a good situation for a market garden. For terms,
&c., apply to P. Swiger, Esq., Frankfort, Ky.
Aug. 22, 1859-11. JOHN F. HARRIS.

NEW ALBANY AND SALEM
RAILROAD.

Short Line Route to the North & West.
Through to Chicago in 15 hours,
Through to St. Louis in 14 hours,
Through to Cairo in 20 hours.

Connections made with all Western Roads for
any part of
ILLINOIS, MICHIGAN, WISCONSIN, IOWA, MINN-
SOTA, KANSAS, &c., &c.

Passes as Low as by any other Railroad or Steam
Boat Route.
Freight destined for places in any of the above States
provided with dispatch and at low rates. Ask care
K. O. NORTON, Louisville.
For through tickets and rates of freight apply to
SHEPARD LINDSEY, Railroad Office, 55, Main Street, Lou-
isville, Ky.
Aug. 31, 1857-11. B. O. NORTON, Agent.

Rockaway for Sale.

A TWO Seat rockaway, almost new which will be
sold cheap for cash or good paper. Apply to
J. B. CRADDOCK.
Jan. 15, 1859.

W. H. KEENE & CO'S COLUMN.
NEW FIRM.
W. H. KEENE. EDWARD HENSLEY.

W. H. KEENE & CO.,
WHOLESALE AND RETAIL DEALERS IN
CHOICE GROCERIES, LIQUORS, TO-
BACCO, CIGARS,
—AND—
ALL KINDS OF COUNTRY PRODUCE.

St. Clair and Wapping Streets,
FRANKFORT, KY.
All accounts due 1st of January, May, and September,
interest charged after maturity.

GROCERIES, &c.
Old Government Java and Prime Rio Coffee;
Golden Syrup, Sugar House and Plantation Molasses;
German Sausages and Roast Beef;
Mackerel, in assorted packages;
Sides, clear and ribbed;
Prime Country Lard;
Flour, Meal and Salt;
Hams, (all sizes), Shoulders and Spices, best brands;
Green and Black Tea;
Tobacco and Cigars, every variety of brand;
Old Brandies, Whisky & Wine, in bottles or casks;
Agricultural Implements of all kinds;
Paints, Oils, Turpentine and Tar;
Blasting and Rifle Powder;
Sausages, Pickles and Table Oil.

Paints, Oil and Varnish.
100 KGS Lindenberg & Co's White Lead;
50 boxes Crown Green;
50 boxes Crown Yellow;
20 kegs Zinc White;
100 lbs. Red Lead;
100 lbs. English Lamp Black;
100 lbs. American Vermilion;
15 gallons Japan Varnish;
15 gallons Putty Varnish;
15 gallons Copal Varnish;
100 lbs. Best Linseed Oil;
100 lbs. Turpentine, with 100 lbs. essential oil of
Sassafras, &c., &c.
W. H. KEENE & CO'S.

30 BARKER'S Champagne;
30 boxes Claret;
1,000 bottles Madras and Sherry;
1,000 bottles Brandy and Cognac;
W. H. KEENE & CO.
April 25, 1859.

50 BBL'S. Uline Lime
25 bbls. Cement, just received per "Dove," and
for sale by
W. H. KEENE & CO.
April 25, 1859.

5 CASES Sardines;
5 cases Fresh Peaches;
5 cases Pine Apples;
5 cases Pickled Onions;
5 cases Spiced Onions;
W. H. KEENE & CO.
April 25, 1859.

50 BOXES Pearl Marcell;
50 boxes Star Candles;
50 boxes Tallow Candles;
50 boxes Soda Soap;
50 boxes German Soap, and for sale by
W. H. KEENE & CO.
April 25, 1859.

100 EXTRA Canvas Hams;
100 Extra Small Sausages;
100 Extra Large Sausages;
30 kegs Country Lard;
100 pieces Extra Dried Beef;
100 pieces Extra Dried Pork;
100 pieces Extra Dried Corned Beef;
100 pieces Extra Dried Corned Pork;
100 pieces Extra Dried Corned Ham;
100 pieces Extra Dried Corned Tongue;
100 pieces Extra Dried Corned Shoulder;
100 pieces Extra Dried Corned Neck;
100 pieces Extra Dried Corned Head;
100 pieces Extra Dried Corned Feet;
100 pieces Extra Dried Corned Ears;
100 pieces Extra Dried Corned Tails;
100 pieces Extra Dried Corned Bones;
100 pieces Extra Dried Corned Marrowbones;
100 pieces Extra Dried Corned Knuckles;
100 pieces Extra Dried Corned Ribs;
100 pieces Extra Dried Corned Spines;
100 pieces Extra Dried Corned Rumps;
100 pieces Extra Dried Corned Butts;
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THE COMMONWEALTH. FRANKFORT.

THOMAS M. GREEN, Editor.

SATURDAY, FEBRUARY 4, 1860.

To Members of the Legislature.

Extra copies of the *Daily Commonwealth*, put up in wrappers, ready for mailing, will be furnished at 2 cents each, and extra copies of the *Weekly* put up in wrappers at 4 cents each.

Gentlemen wishing extra copies of either the *Daily* or *Weekly* will please leave their orders beforehand at this office, or with J. M. Todd, in the H. R., or G. W. Lewis, in the Senate, Reporters for this paper. Orders for the *Weekly* must be left by Saturday evening of each week, as it is published on Monday; and for the *Daily* the day before the publication of the paper which is wanted.

We confess to a great interest in the defeat of the bill repealing the law of 1833. It has been the policy of the State for more than a quarter of a century, and we have grown and prospered under its workings. It was passed by the votes of some of the ablest and best men that have ever lived in Kentucky, and experience has proved the wisdom of their legislation. The law has frequently been approved and upheld by the people, every attempt that has been made to repeal it (and there have been many) having failed. By long sanction it has become a part of the settled policy of the State, and it is almost like violating the Constitution to repeal it. The repeal is not demanded by the people of Kentucky; on the contrary, it has again and again been demonstrated to be their calm, mature, and deliberate conviction that the law is beneficial in its effect, and should be retained upon the statute book. We venture the assertion that if the question of the repeal of this law were put to the vote, an overwhelming majority of the people of Kentucky would vote to sustain it. The idea of its repeal has not entered into their minds. The Senators and Representatives were elected by the people under the impression that this old landmark of conservatism and wise counsels would be permitted to remain untouched, and it is unjust to their constituents that the Legislature should, without consulting the masses, abrogate what they have so often upheld.

The assertion that the law is promotive of emancipation doctrines is the shabbiest and silliest of absurdities. Experience and the facts so fully contradict it, that the desperation of those who assail the law only can account for its ever being made. It was enacted twenty-seven years ago, and the slavery feeling in Kentucky has been growing stronger ever since. Many of the most determined opponents of emancipation, in all its forms, voted for the law, and have upheld it ever since. Among its friends are many of the staunchest pro-slavery men in Kentucky. Those who have been true in defense of Southern rights, firmest in maintaining slavery in Kentucky, most patriotic in every thought, and most elevated in every principle, were its authors and are now its defenders. The gentlemen who now oppose its repeal are as true Southern men as those who favor it, and we must be excused for saying, are guided by infinitely wiser views of policy. The bill is a pro-slavery measure, in as much as by removing one of the main objections to the institution it has done away with the greatest prejudice against it.

An attempt has been made to overawe the friends of the law by the story of Abolitionism, but we are much mistaken in them if they have such an effect. Their characters and principles are too well established to be affected by any such miserable clap-net. Conscious of the rectitude of their motives, and the soundness of their opinions, we trust that they will continue to assert them boldly, fearlessly, and defiantly. Let them spit upon these insinuations and hurl them back into the teeth of those who prefer them. Let them hold those who advocate this repeal responsible for the attempt to throw open the gates to all the felons and scoundrels of whom Virginia and Maryland are anxious to rid themselves. Let but one man be murdered or the chastity of one woman be violated, by an imported slave, and the entire State will with one voice demand the re-enactment of the law.

We publish with pleasure the following communication from Senator Fisk. We do not desire to do any gentleman injustice, and we give him the benefit of his own construction of his remarks. We understood his charge to be very general, and so stated it, and gave the substance of Mr. Pennebaker's reply in defense of the Bank Officers.

For ourselves, we can say that we are not sufficiently advised to speak definitely as to the point at issue, but we, like Mr. Pennebaker, think Mr. Fisk is mistaken in his opinion in relation to the gentlemen who are officers in the Banks of the State:

For the Commonwealth.
Mr. Editor: In your paper of this morning you do me injustice—no doubt unintentionally—as to what I said on the Bank question. I was arguing in favor of restricting the Commercial Bank in its circulation, so that, like the Banks of Louisville, Bank of Kentucky, and Northern Bank, it should not have, at any time, in circulation a greater amount than the actual capital paid in. I conceived this a healthy principle in banking, and was unwilling to leave it to the officers of the bank to say whether they would keep their circulation within that limit or not; but I desired to incorporate the true principle in the charter, and the reason I gave was, that, a great number, perhaps a majority, of the present officers, directors, and clerks of banks were men who had failed in the proper management of their own business, that they had more hope than judgment, and would be apt to over issue, and therefore I wished them to go into their offices with harness on.

If this is a "sweeping charge," be it so, I stand by it now. I make no charge that any honest man could object to. If, however, you are authorized to protect against it, on the part of the banks, and if you will produce a full catalogue of all the above named officers who have acted in the Kentucky banks during the last ten years, stating how many of them have failed in their own business; how many of them have taken the benefit of the bankrupt law; and, if you find less than a majority are obnoxious to my charge, I will publicly retract it.

Respectfully,
JOHN F. FISK.

The Sons of Malta had a grand torch-light procession last night.

Opposition Meeting.

At a meeting of the Opposition party of the county of Rockcastle, held in Mt. Vernon on the 23d day of January, 1860, being county court day.

On motion, William H. Kirtley was called to the Chair and F. M. McClary was appointed Secretary.

The object of the meeting being fully explained by the Chairman and J. G. Hazlewood, who made a short but enthusiastic speech, on motion the Secretary produced the following preamble and resolutions, which were examined by the following committee, to-wit: R. G. Williams, John K. McClary, J. G. Hazlewood, and R. L. Myers, who approved the same, and on motion were unanimously adopted.

Whereas, It is evident that prompt and efficient efforts should be made to crush out the strife and contention existing between the different sections of the Union, consequent upon the sectionalism of the Republican party at the North and the corruption of the Democratic party North and South; and whereas, we believe that the Democratic policy does not look to the welfare of the nation or to the settlement of the differences between the North and South, but rather to the success and personal aggrandizement of its members, and to the public plunder, feeling confident that they care not for the peace and harmony of the country, we deem it our duty and privilege as Union loving, patriotic citizens to repudiate alike both the Republican and Democratic parties, and establish in their stead a conservative and national party, that will look to the welfare of all sections of this great Union of States; therefore

Resolved, That we approve of the proposed Opposition Convention at the city of Frankfort, on the 22d of February, 1860.

Resolved, That we hear with deep regret the integrity of the Union threatened in the Halls of Congress, we are for the Union as it is, to preserve it, we pledge ourselves to all Union men, "our lives, our fortunes, and our sacred honors."

Any combination by any section of the Union to resist the Constitution and Laws or to form a separate confederacy, Kentucky will be ready to assist, by force if necessary, obedience to the Constitution and Laws, and will not unite her destiny with any section guilty of treason, and upon this platform they invite the serious reflections of their sister States.

Resolved, That to vindicate our rights under the Constitution, if necessary, we will do our fighting within and not out of the Union.

Resolved, That a President elected according to the Constitution and Laws, it is the duty of all to submit and give him an honest support until he shall be guilty of some overt act subversive of the constitutional rights of the people that perils the Union, no matter to what party he may belong.

Resolved, That it is the duty of all to maintain the Constitution, the Union and Laws, and he who refuses, is recreant to the flag of his country and fame of Washington.

Resolved, That we recommend to the favorable consideration of the people of the Union, that glorious statesman and mechanic (who has been tried and found not wanting) Millard Fillmore.

Resolved, That Jack Adams, M. J. Cook, W. A. Brooks, J. S. Joplin, John H. McClary, and all others, who can and will attend are hereby appointed delegates to the Convention to be held at Frankfort, on the 22d of February, 1860.

Resolved, That all papers friendly to these resolutions are requested to be published them.

Then upon motion the meeting adjourned.

M. H. Kirtley, Chairman.
F. M. McClary, Secretary.

Expenses of Virginia in the John Brown War.

Major Gen. Talbot, has communicated to the Governor through the Legislature of Virginia a statement as to the expenses of the Charleston campaign:

I have directed the paymaster to make an estimate of the pay of officers and men already paid, and also of the amount to be paid for the future. The bill is a pro-slavery measure, in as much as by removing one of the main objections to the institution it has done away with the greatest prejudice against it.

An attempt has been made to overawe the friends of the law by the story of Abolitionism, but we are much mistaken in them if they have such an effect. Their characters and principles are too well established to be affected by any such miserable clap-net. Conscious of the rectitude of their motives, and the soundness of their opinions, we trust that they will continue to assert them boldly, fearlessly, and defiantly. Let them spit upon these insinuations and hurl them back into the teeth of those who prefer them. Let them hold those who advocate this repeal responsible for the attempt to throw open the gates to all the felons and scoundrels of whom Virginia and Maryland are anxious to rid themselves. Let but one man be murdered or the chastity of one woman be violated, by an imported slave, and the entire State will with one voice demand the re-enactment of the law.

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For ourselves, we can say that we are not sufficiently advised to speak definitely as to the point at issue, but we, like Mr. Pennebaker, think Mr. Fisk is mistaken in his opinion in relation to the gentlemen who are officers in the Banks of the State:

COURT OF APPEALS.

FRIDAY, Feb. 3, 1860.

CAUSES DECIDED.

Sweeney et al v. Hubbard's heirs, Casey; affirmed.

Pryor v. Switzer, Henry; affirmed.

Eve v. Riggs et al, Franklin; reversed.

Dunning v. McGulley, Simpson; reversed.

Bottom v. Connor, Mercer; affirmed.

ORDERS.

Woodson v. Adams & Marshall, Pendleton; petition for rehearing overruled.

Alexander v. Woodring, Adair; affirmed.

Duffy's adm'r v. Wilder & Bro., Christian; affirmed.

Reed v. Gray, Christian; affirmed.

Hull v. Clark, Christian; affirmed.

Martin et al v. York et al, Christian; submitted on briefs.

Hardin v. Chapman, Warren; argument concluded by Judge Underwood for appellant.

Rogers et al v. Porter's adm'r, Butler; argument concluded by Harlan for appellee, and Underwood for appellant.

Vanover v. Vance, Mercer; argued by Bell.

Reed v. Creel, Casey; argued by James for appellee.

A Beloit (Wis.) paper notices the fact that four brothers of a famous family, by the name of Ruble, were to that place last week. They weighed from 290 to 308 pounds; aggregate 1,192 pounds. Their height ranged from six feet one to six feet two inches. They own the largest farms, raise the biggest cattle, bring to market the fattest hogs, and raise more wheat to the acre than any other farmer in Wisconsin.

For the Commonwealth.

To Mr. Nicco.

Hester Ann.

"Th' long since we have met,
But all are not here that
Greeted thee once."

There is one chair

That is vacant, and now sits

Apart in mournful silence, that

Was occupied by a loved one,
When last we met together.

Whose seat will be vacant

At our next meeting?

Time

With some of us, has left his

Silvery foot prints. And the

Past to us all has been but a

Chequered scene in the web

Of human existence.

Perhaps 'tis well that one tie

After another should be severed,

Or how could we leave earth,

With all our loved ones, like

Clasping vines, twining around

And binding us here?

Hester Ann.

Our tenderest ties are now in

Another world, and we feel their

Sweet influence gently wooing

Us away, and whispering

Our ear, "Haste! loved ones, haste

And come away."

OUTALISSE

ITEMS BY TELEGRAPH.

CHARLESTON, Va., Feb. 2.

The town is thronged to day to witness the

proceedings of the trial of Stephens, one of the

Harper's Ferry conspirators. At 11 o'clock the

trial opened. Judge John K. Kenney, of Looking

ham, presiding, Judge Parker being engaged in

holding the regular town court in Hampshire

county. The Grand Jury, of which Mr. R. V.

Shirley is foreman, was sworn. The Judge de

livered his charge, and in referring to the Har

per's Ferry invasion said: "It is known to you,

and is now a part of the history of the country,

that on the night of the 16th of October last a

band of traitors, murderers, and incendiaries

descended upon the soil of Virginia, in the

county of Jefferson, and wantonly murder

ed several of our citizens and people, with the

design to incite our slaves to revolt and to

subvert our government. Some of these desper

ates, and others, the dupes of designing cov

ards, were captured, tried, and punished accord

ing to their deserts.

But there are some engaged or supposed to

have been engaged in this felony who have not

yet been apprehended, and others who are be

lieved to have been actually engaged in this

tragedy, but who are not yet known to the pub

lic. It will be your duty and I believe your

pleasure also to inquire who was guilty of poll

uting our soil and attempting to dishonor the

sovereignty of Va., I deem it unnecessary for me

to recommend you to conduct your inquiries with

that coolness, justice, and good sense which has

distinguished your predecessors in their inquisi

tions, and which has met the approbation of the

patriotic and good citizens of our common coun

try; so conduct your inquiries that the bright

estimation of your beloved State shall not be

dimmed by passion or groundless suspicion, and

also let them be conducted without fear, favor,

or affection, as you may elicit the truth, the

whole truth, and nothing but the truth."

The jury then retired to their room, and the

witnesses in the case of the Commonwealth vs.

Aaron D. Stephens were sent up. Before the

jury retired, Mr. Harding, District Attorney,

made an address to them.

After an absence of an hour they returned

with a bill against Stephens charging him with

murder and conspiring with slaves

to create a rebellion.

The witnesses in the case of the Commonwealth

vs. Stephens were then sent up, and an in

dictment of the same character was shortly

returned against him. The work of

impelling the jury in the case of Stephens

was postponed until tomorrow in order to al

low the counsel time to examine the indictments

against Mr. Stephens and Harlet will both be

called by Mr. Senator. The Commonwealth

is represented by Andrew Hunter.

It is deemed unnecessary at present to in

crease to any extent the military force now here.

The only addition that has been made is a com

pany of 25 cavalry from Shepherdstown.

No fear is entertained of an attempt to rescue

THE DIFFERENCE NOW AND THEN—According

to the Richmond correspondent of the Fredericksburg (Va.) News, John Minor Botts speaks

thus: "Mr. Meminger's speech: 'Fifty-four

years ago Aaron Burr was tried for his life in

the case of being suspected of holding Ma

son laws and advocating the same cause. Mr.

Meminger has substantially urged, and been re

spectively listened to—no vote to dismember the

Union and establish a Southern Confederacy."

Tell whom it may Concern.

TAKE notice that on the 10th day of April, 1859, I

applied to the Cashier of the Farmers Bank of

Kentucky, Frankfort, for a new certificate of stock in

it of \$1000 No. 819, for 20 shares of stock in said

Bank issued to James Griffith, now deceased, which cer

tificate was destroyed in the purpose of setting up a

duplicate one, first at Newbern, South county, Ky., a

short time previous to said Griffith's death. I will make

application to have said certificate issued to Mrs

James Griffith deceased, Geo. Griffith, to whom said

stock has been transferred.

A. O. DAVIS,
Geo. Griffith, Feb. 4, 1860.

BLANDY'S PATENT

Portable Steam Saw Mills!!!

Blandy's Pat'd Portable Steam Engines!

First Premium at Three Successive

OHIO STATE FAIRS.

5,000 to 10,000 Feet Lumber per Day!

STEAM ENGINES FOR THE PEOPLE!

THE BLANDY PORTABLE STEAM SAW MILL

is one of the most important and successful inven

tions of the age; is perfectly portable, requiring no build

ings or masonry, and is transported on two wagons;

it sets down in a few minutes, and is ready to cut a

lumber per day almost incredible to those who for

the first time hear of its performance; requires no pro

fessional skill or science, and is adapted to all the

most common uses of the age. It is the most

perfectly adapted to the wants of the people, and

is the most economical and successful of all the

inventions of the age. It is the most perfect

adaptation of the steam engine to the wants of the

people, and is the most economical and successful

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